Case 18-27963 MBK Doc 350 Filed 12/19/1 UNITED STATES BANKRUPTCY CODPOCUMENT DISTRICT OF NEW JERSEY Caption in Compliance with D.N.J. LBR 9004-2(c)	8 Entered 12 Page 1 of 3	Order Filed on December 19, 2018 by Clerk U.S. Bankruptcy Court District of New Jersey
In Re:	Case No.:	18-27963
Duro Dyne National Corp.	Hearing Date:	12/17/2018
	Judge:	Michael B. Kaplan
	Chapter:	11
Recommended Local Form:	Followed	□ Modified

ORDER GRANTING CERTAIN INSURER'S MOTION FOR RELIEF FROM STAY EFFECTIVE 3/1/2019

The relief set forth on the following page is hereby **ORDERED**.

DATED: December 19, 2018

Honorable Michael B. Kaplan United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT **DISTRICT OF NEW JERSEY**

KENNEDYS CMK LLP	SHIPMAN & GOODWIN LLP			
Margaret F. Catalano	Stephen M. Forte			
Christina R. Salem	400 Park Avenue, Fifth Floor New York, NY 10022-4406 Tel: (212) 376-3015			
570 Lexington Avenue – 8 th Floor				
New York, New York 10022				
(212) 252-0004	sforte@goodwin.com			
meg.catalano@ kennedyscmk.com	G			
christina.salem@kennedyscmk.com	Attorneys for Hartford Accident and			
,	Indemnity Company			
IFRAH PLLC	, I ,			
George R. Calhoun, V (pro hac vice				
forthcoming)				
1717 Pennsylvania Ave., NW				
Washington, D.C. 20006				
(202) 525-4147				
george@ifrahlaw.com				
Attorneys for The North River Insurance				
Company				
company				
In re:)			
	Bankruptcy Case No.	18- 27963-MBK		
Duro Dyne National Corp., <i>et al</i> .	Related Case Nos:	18-27968		
Dato Dyne i tational corp., et al.		18-27969		
Debtors.		18-27970		
		18-27971		
	Chapter 11			
The North River Insurance Company,)			
The real management,)			
Movant,				
1,20 , 41,23				
v.				
)			
Duro Dyne Corporation, et al.				
= == = Jne corporation, et al.				
Debtors/Respondents.)			

ORDER GRANTING CERTAIN INSURERS' MOTION FOR RELIEF FROM STAY

The Relief set forth on the following page numbered two (2) is hereby **ORDERED**.

The Court having reviewed movants' motion for relief from an automatic stay, and any related responses or objections, it is hereby

ORDERED that:

(1) The automatic stay under 11 U.S.C. § 362(a) does not apply to Duro Dyne Corporation and its affiliated entities' counterclaims and cross-claims in the action pending in the Supreme Court of the State of New York, County of Suffolk, entitled *The North River Insurance Company v. Duro Dyne National Corp. et al.*, Docket No.: 062947/13 (the "New York Coverage Action"); and (2) the automatic stay is lifted pursuant to § 362(d) of the bankruptcy code for the limited purpose of allowing the remaining claims in the New York Coverage Action to proceed.